IN THE CIRCUIT AND SUPERIOR COURTS FOR SHELBY COUNTY STATE OF INDIANA

IN THE MATTER OF THE ADOPTION OF A LOCAL RULE REGARDING A SCHEDULE OF FEES FOR COURT ALCOHOL AND DRUG PROGRAM SERVICES

AMENDED ORDER ADOPTING LOCAL ADMINISTRATIVE RULE 73-CB00-6

Pursuant to Trial Rule 81 (D) of the Indiana Rules of Trial Procedure, the Judges of the Circuit and Superior Courts for Shelby County find good cause exists to deviate from the schedule established by the Division of State Court Administration for publishing local rules, and the Courts' current standing order establishing a schedule of fees for Court alcohol and drug program services should be adopted as a local administrative rule of procedure. The following rule is hereby adopted:

RULE 6

[LR73-CB00-6]

SCHEDULE OF FEES FOR COURT ALCOHOL AND DRUG PROGRAM SERVICES

The schedule of fees set forth under Indiana Code 33-37-4-1 and Indiana Code 35-38-2-1 shall be applicable in all court alcohol and drug program services.

The foregoing Rule 6 [LR73-CB00-6] shall become effective April 1, 2007 or as soon thereafter it is determined that compliance with the provisions of Administrative Rule 81(B)(1) and 81(D) has been accomplished.

LR73-CB00-6

Comes now the Shelby County Courts, who collectively find and order as follows:

Shelby County Alcohol and Drug Abuse Program

I.	Assessment w/Recommendation and PRIME	\$300.00
II.	Pre-Trial Diversion/Transfer out (No PRIME)	\$100.00
III.	Transfer In without Assessment and PRIME	\$300.00
IV.	Transfer In with Assessment (No PRIME)	\$100.00
V.	Assessment Only	\$100.00
VI.	Prime Only	\$100.00
VII.	Case Management Only	\$100.00
VIII.	Urine Screens	\$25.00

SO ORDERED THIS RY DAY OF MARCH, 2007

Shelby Circuit Court

Jack A. Tandy, Judge Shelby Superior Court No. 1

Russell J. Sanders, Judge Shelby Superior Court No. 2